# **FISCAL NOTE**

## SB 3633 - HB 3571

March 14, 2006

**SUMMARY OF BILL:** Amends the definition of a "premier type tourist resort" to allow for the on-premise consumption of liquor as specifically defined.

#### **ESTIMATED FISCAL IMPACT:**

Increase State Expenditures – Not Significant Increase State Revenues – Not Significant Increase Local Govt. Revenues – Not Significant

### **Assumptions:**

- No additional personnel or resources will be needed by the Alcoholic Beverage Commission.
- Annual license fee of \$2,000 to the State and \$1,500 to local government.
- Upon licensing, entity will be assessed state and local sales taxes on alcoholic beverage sales, 15% liquor-by-the-drink tax on each alcoholic beverage sold and any applicable county or city privilege tax.
- Applies only to a premier type tourist resort:
  - 1. Located in a county having a population of 100,000 or greater according to the 2000 Federal Census or any subsequent federal census.
  - 2. Having commercially operated recreational facility with marina slip services for at least 350 boats;
  - 3. Having a restaurant or dining facilities with 100 tables on the premises;
  - 4. Having accommodations consisting of temporary lodging services with at least 10 rooms or cabins.

### **CERTIFICATION:**

This is to duly certify that the information contained herein is true and correct to the best of my knowledge.

James W. White, Executive Director